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UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA

BY: DEPUTY

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA

June 2008 Grand Jury

**'08 CR 2793BTM**

11 UNITED STATES OF AMERICA,	)	Criminal Case No. _____
12 Plaintiff,	)	I N D I C T M E N T
13 v.	)	Title 8, U.S.C., Sec. 1324(a)(1)(A)(ii) - Transportation of Illegal Aliens
14 EMETERIO LOPEZ-LOPEZ,	)	Title 18, U.S.C., Sec. 111(a)(1) - Assault on a Federal Officer (Felony)
15 Defendant.	)	

The grand jury charges:

Count 1

On or about August 9, 2008, within the Southern District of California, defendant EMETERIO LOPEZ-LOPEZ, with the intent to violate the immigration laws of the United States, knowing and in reckless disregard of the fact that an alien, namely, Antonio Chavez-Soto, had come to, entered and remained in the United States in violation of law, did transport and move said alien within the United States in furtherance of such violation of law; in violation of Title 8, United States Code, Section 1324(a)(1)(A)(ii).

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CEK:fer:San Diego  
8/19/08

Count 2

2 On or about August 9, 2008, within the Southern District of  
3 California, defendant EMETERIO LOPEZ-LOPEZ, with the intent to violate  
4 the immigration laws of the United States, knowing and in reckless  
5 disregard of the fact that an alien, namely, Jose Manuel Guerrero-  
6 Resendiz, had come to, entered and remained in the United States in  
7 violation of law, did transport and move said alien within the United  
8 States in furtherance of such violation of law; in violation of  
9 Title 8, United States Code, Section 1324(a)(1)(A)(ii).

Count 3

11 On or about August 9, 2008, within the Southern District of  
12 California, defendant EMETERIO LOPEZ-LOPEZ, with the intent to violate  
13 the immigration laws of the United States, knowing and in reckless  
14 disregard of the fact that an alien, namely, Gerardo Reyes-Gutierrez,  
15 had come to, entered and remained in the United States in violation  
16 of law, did transport and move said alien within the United States in  
17 furtherance of such violation of law; in violation of Title 8, United  
18 States Code, Section 1324(a)(1)(A)(ii).

Count 4

20 On or about August 9, 2008, within the Southern District of  
21 California, defendant EMETERIO LOPEZ-LOPEZ, with the intent to violate  
22 the immigration laws of the United States, knowing and in reckless  
23 disregard of the fact that an alien, namely, Gabriel Vazquez-Sanchez,  
24 had come to, entered and remained in the United States in violation  
25 of law, did transport and move said alien within the United States in  
26 furtherance of such violation of law; in violation of Title 8, United  
27 States Code, Section 1324(a)(1)(A)(ii).

Count 5

2 On or about August 9, 2008, within the Southern District of  
3 California, defendant EMETERIO LOPEZ-LOPEZ, with the intent to violate  
4 the immigration laws of the United States, knowing and in reckless  
5 disregard of the fact that an alien, namely, Juan Ubaldo Manriquez-  
6 Alcantra, had come to, entered and remained in the United States in  
7 violation of law, did transport and move said alien within the United  
8 States in furtherance of such violation of law; in violation of  
9 Title 8, United States Code, Section 1324(a)(1)(A)(ii).

Count 6

11 On or about August 9, 2008, within the Southern District of  
12 California, defendant EMETERIO LOPEZ-LOPEZ, with the intent to violate  
13 the immigration laws of the United States, knowing and in reckless  
14 disregard of the fact that an alien, namely, Fernando Antonio Lopez-  
15 Martinez, had come to, entered and remained in the United States in  
16 violation of law, did transport and move said alien within the United  
17 States in furtherance of such violation of law; in violation of  
18 Title 8, United States Code, Section 1324(a)(1)(A)(ii).

Count 7

20 On or about August 9, 2008, within the Southern District of  
21 California, defendant EMETERIO LOPEZ-LOPEZ, with the intent to violate  
22 the immigration laws of the United States, knowing and in reckless  
23 disregard of the fact that an alien, namely, Eulelio Jacobo-Vazquez,  
24 had come to, entered and remained in the United States in violation  
25 of law, did transport and move said alien within the United States in  
26 furtherance of such violation of law; in violation of Title 8, United  
27 States Code, Section 1324 (a) (1) (A) (ii).

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1    Count 8

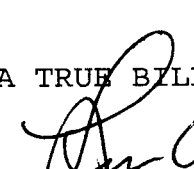
2    On or about August 9, 2008, within the Southern District of  
3 California, defendant EMETERIO LOPEZ-LOPEZ did willfully and forcibly  
4 assault, resist, oppose, impede, and interfere with a person named in  
5 Title 18, United States Code, Section 1114, namely, United States  
6 Department of Homeland Security Border Patrol Acting Supervisory  
7 Agent T. Ward, in that defendant EMETERIO LOPEZ-LOPEZ, drove his  
8 vehicle into the marked United States Border Patrol vehicle driven by  
9 Agent Ward while Agent Ward was engaged in the performance of his  
10 official duties; in violation of Title 18, United States Code,  
11 Section 111(a)(1) felony.

12    Count 9

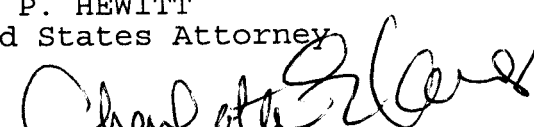
13    On or about August 9, 2008, within the Southern District of  
14 California, defendant EMETERIO LOPEZ-LOPEZ did willfully and forcibly  
15 assault, resist, oppose, impede, and interfere with a person named in  
16 Title 18, United States Code, Section 1114, namely, United States  
17 Department of Homeland Security Border Patrol Supervisory Agent M.  
18 Riches, in that defendant EMETERIO LOPEZ-LOPEZ, drove his vehicle into  
19 the marked United States Border Patrol vehicle that Agent Riches was  
20 traveling in while Agent Riches was engaged in the performance of his  
21 official duties; in violation of Title 18, United States Code,  
22 Section 111(a)(1) felony.

23    DATED: August 20, 2008.

24    A TRUE BILL:

25      
  \_\_\_\_\_  
  Foreperson

26    KAREN P. HEWITT  
27    United States Attorney

28    By:   
  \_\_\_\_\_  
  CHARLOTTE E. KAISER  
  Assistant U.S. Attorney